0 Valuation of Security

0 Assumption of Executory Contract or Unexpired Lease

0 Lien Avoidance

18

	and Market	*10.40	1000		1	Last revised: September 1, 20
	UNITED S	STATES BAI	NKRUPTCY CO	URT DISTRICT		
In Re:	Case No.:	19-	Judge:			
Carl Barry M	oore, Sr. and Ja	vetta Moore,		Debtor(s)		
		(Chapter 13 Plan	and Motions		
Origina Required	I ☐ Modified/	Notice Require	d Date: 1028/201	9 Motions Ir	ncluded 🗆 N	Modified/No Notice
			EBTOR HAS FILED		DER CHAPTE	ER
		Υ	OUR RIGHTS MAY	BE AFFECTED		
confirmation h You should re or any motion plan. Your cla be granted wit confirm this pl avoid or modific confirmation of modify a lien b	nearing on the Plar ead these papers of included in it mus aim may be reduce thout further notice lan, if there are no fy a lien, the lien a order alone will avo based on value of	n proposed by the carefully and disc st file a written object, or earn of the control of the control of the collateral or the collateral or the careful or the	e Debtor. This documnuss them with your attigection within the time eliminated. This Plan neess written objection is ctions, without further lification may take plantien. The debtor need	tent is the actual Platorney. Anyone who frame stated in the may be confirmed an filed before the deanotice. See Bankrup ce solely within the call not file a separate frate. An affected lie	n proposed by wishes to opport Notice. Your right decome bind adding stated in the Step Rule 3015. Chapter 13 confirmation or advern creditor who wishes to oppose the state of the Step Rule 3015.	contains the date of the the Debtor to adjust debts. Ose any provision of this Plan ghts may be affected by this ling, and included motions may the Notice. The Court may lif this plan includes motions to irmation process. The plan resary proceeding to avoid or wishes to contest said
includes eac		g items. If an ite				to state whether the plan cked, the provision will be
THIS PLAN:						
☐ DOES IN PART 10.	LI DOES LA DOE	ITAIN NON-STAI ES NOT LIMIT TI	NDARD PROVISIONS HE AMOUNT OF A S	S. NON-STANDARD ECURED CLAIM BA	PROVISIONS SED SOLELY	MUST ALSO BE SET FORTH ON VALUE OF
MAY RESULT PART 7, IF A		AYMENT OR NO	D PAYMENT AT ALL	TO THE SECURED	CREDITOR. SI	EE MOTIONS SET FORTH IN
MOTIONS SE	ET FORTH IN PAF	OID A JUDICIAL I				Y SECURITY INTEREST. SEE
Initial Debtor(s))' Attorney: REG	\mathcal{N}	Initial Debtor: CBM and Bany Mo	m si.	itial Co-Debtor: Jo	CM /

Part 1: Payment and Length of Plan
a. The debtor shall pay <u>\$ 244.18</u> per <u>month</u> to the Chapter 13 Trustee, starting on <u>November 1, 2019</u> for approximately <u>60</u> months.
b. The debtor shall make plan payments to the Trustee from the following sources:
Future earnings
Other sources of funding (describe source, amount and date when funds are available):
c. Use of real property to satisfy plan obligations:
☐ Sale of real property
Description:
Proposed date for completion:
Refinance of real property: Description: Proposed date for completion:
 □ Loan modification with respect to mortgage encumbering property: □ Description: □ Proposed date for completion:
d. The regular monthly mortgage payment will continue pending the sale, refinance or loan modification.
e. Other information that may be important relating to the payment and length of plan.

art 2: Adequate Protection 🗆 NON	NE		
Part 3: Priority Claims (Including A	I be made in the amount of \$ ation to: dministrative Expenses)	to be pa	aid directly by the
	paid in full unless the creditor agrees of	Amount to be Pai	d
CHAPTER 13 STANDING TRUSTEE	ADMINISTRATIVE	AS ALLOWED B	SY STATUTE
ATTORNEY FEE BALANCE DOMESTIC SUPPORT OBLIGATION INTERNAL REVENUE SERVICE STATE OF NJ/DIVISION OF TAXATION	ADMINISTRATIVE N/A TAXES TAXES	BALANCE DUE: Court approved fee \$1,979.31 \$370.93	\$2,250.00 plus all other es and costs
Check one: None The allowed priority claims	s listed below are based on a domestic tal unit and will be paid less than the fu	support obligation	n that has been assigned
Creditor	Type of Priority	Claim Amount	Amount to be Paid

		F	paid le	ess than full amo	unt.						
Part 4: Secured	Claims										
a. Curing Default The Debtor v the debtor shall pa follows:	vill pay to	the Trustee	e (as	part of the Plan) allow	ved claims for	arrea	rages on lue after	month the ba	ıly ob ankru	ligations and otcy filing as
Creditor	Collatera of Debt	al or Type	Arre	arage	3000	est Rate on arage	1,0000000000000000000000000000000000000	ount to be reditor (Ir			ular Monthly ment (Outside i)
None											
b. Curing and Mai The Debtor will pay debtor will pay direct	to the Tr	rustee (as pa	art of	the Plan) allow	ed cla	ims for arrea	ages	on month	ly oblic	ration	s and the
Creditor	Co	ollateral or Ty _l Debt		Arrearage		Interest Rate of Arrearage		Amount to Credi Plan)	to be P		Regular Monthly Payment (Outside Plan)
None											×
c. Secured claims	exclude	ed from 11 L	J.S.C	. 506: 🛣 NON	IE						

Domestic Support Obligations assigned

or owed to a governmental unit and

None

The following claims were either incurred within 910 days before the petition date and are secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor(s), or incurred within one year of the petition date and secured by a purchase money security interest in any other thing of value:

Name of Creditor	Collateral	Interest Rate	Amount of Claim	Total to be Paid through the Plar Including Interest Calculation
None				
			1.1.1.1	
	1			

1.) The debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim.

NOTE: A modification under this Section ALSO REQUIRES the appropriate motion to be filed under Section 7 of the Plan.

Creditor	Collateral	Scheduled Debt	Total Collateral Value	Superior Liens	Value of Creditor Interest in Collateral	Annual Interest Rate	Total Amount to be Paid
None							

2.) Where the Debtor retains collateral and completes the Plan, payment of the full amount of the allowed secured claim shall discharge the corresponding lien.

e. Surrender NONE

Upon confirmation, the stay is terminated as to surrendered collateral only under 11 U.S.C. 362(a) and that the stay under 11 U.S.C 1301 be terminated in all respects. The Debtor surrenders the following collateral:

Creditor	Collateral to be Surrendered	Value of Surrendered Collateral	Remaining Unsecured Debt
----------	------------------------------	------------------------------------	-----------------------------

None			
·			
Secured Claims Unaffected	by the Plan NONE		
ervices which has a secured outside of the plan. 2). Secure	laims are unaffected by the Plan: claim in Debtor's 2011 Ford F-15 d Creditor Home Point Financial May Court House, NJ 08210. Thi	0 truck. This clai has a secured cl	im is current and is being paid aim on Debtors' home located
Secured Claims to be Paid in	Full Through the Plan:	NE	
•	n Full Through the Plan: NOI	NE	Total Association has
•	Collateral	NE	Total Amount to be Paid Through the Plan
•		NE	
•		NE	
editor		NE	
editor		NE	
editor		NE	
reditor		NE	
editor		NE	
editor		NE	
None	Collateral	NE	
None None The state of the st	Collateral		
None Int 5: Unsecured Claims	NONE wed non-priority unsecured claim	s shall be paid:	
None Not separately classified allo	NONE bwed non-priority unsecured claim to be distributed pro	s shall be paid:	

Creditor	Basis for Separate Classification	Treatment	Amount to be Paid
None			

Part 6: Executory Contracts and Unexpired Leases NONE

(NOTE: See time limitations set forth in 11 U.S.C. 365(d)(4) that may prevent assumption of non-residential real property leases in this Plan.)

All executory contracts and unexpired leases, not previously rejected by operation of law, are rejected, except

the following, which are assumed:

Creditor	Arrears to be Cured in Plan	Nature of Contract or Lease	Treatment by Debtor	Post-Petition Payment
None				
		(90)		1-1-1

Part 7: Motions NONE

NOTE: All plans containing motions must be served on all potentially affected creditors, together with local form, *Notice of Chapter 13 Plan Transmittal*, within the time and in the manner set forth in D.N.J. LBR 3015-1. A *Certification of Service*, *Notice of Chapter 13 Plan Transmittal and valuation* must be filed with the Clerk of Court when the plan and transmittal notice are served.

a. Motion to Avoid Liens Under 11. U.S.C. Section 522(f). NONE

The Debtor moves to avoid the following liens that impair exemptions:

Nature of Collateral	Type of Lien	Amount of Lien	Value of Collateral	Amount of Claimed Exemption	Sum of All Other Liens Against the Property	Amount of Lien to be Avoided
						4
				y value of	Collateral Lien Collateral Claimed	Collateral Lien Collateral Collateral Claimed Exemption Sum of All Other Liens Against the

b. Motion to Avoid Liens and Reclassify Claim from Secured to Completely Unsecured. NONE

The Debtor moves to reclassify the following claims as unsecured and to void liens on collateral consistent with Part 4 above:

Creditor	Collateral	Scheduled Debt	Total Collateral Value	Superior Liens	Value of Creditor's Interest in Collateral	Total Amount of Lien to be Reclassified
None						
				2 2		

c. Motion to Partially Void Liens and Reclassify Underlying Claims as Partially Secured and Partially Unsecured. NONE

The Debtor moves to reclassify the following claims as partially secured and partially unsecured, and to void liens on collateral consistent with Part 4 above:

Creditor	Collateral	Scheduled Debt	Total Collateral Value	Amount to be Deemed Secured	Amount to be Reclassified as Unsecured
----------	------------	-------------------	------------------------------	--------------------------------	---

None			
,			
Part 8: Other Plan I	Provisions		
. Vesting of Propert	y of the Estate		
Upon cor	nfirmation		
☐ Upon discharge			
. Payment Notices			
		4, 6 or 7 may continue to mail co	ustomary notices or coupons to the
Debtor notwithstanding	the automatic stay.		
. Order of Distributi	on		
The Standing Tr	rustee shall pay allowed cl	laims in the following order:	
1) Ch. 13 Standing Tru			
	e claims including the clair	ms of Rhonda E. Greenblatt, Esq.	
3) Secured claims			- E E
1) Lease arrearages 5) Priority claims 6) Genera	al Unsecured claims that have be	en timely filed
d. Post-Peti	tion Claims		
The Standing T	rustee □ is, 🏋 is not autl	norized to pay post-petition claims	s filed pursuant to 11 U.S.C. Section
1305(a) in the amount	filed by the post-petition c	laimant.	
Part 9: Modification	n MONE		
	7	in this case, complete the inform	ation below
Date of Plan bei		in this case, complete the inform	lation below.
Explain below why the p		Evolain below how the	e plan is being modified:
Explain below willy the p	ian is being mounied.	Explain below now the	e plan is being modified.
		W	

Isl Javetta C. Moore, Joint Debtor

Attorney for Debtor(s)